United States District Court

Eastern District of Missouri

UNITED STATES OF AMERICA

ORDER OF DETENTION

☑ PENDING TRIAL

Jeri	main Mazes		Case Number: 4:15CR0242 HEA/TCM
		Defendant	Case Number: 4.13CR0242 HEA/1CW
		e with the Bail Reform Act, 18 U.S.C. §3142(f) lefendant pending trial in this case.	a detention hearing has been held. I conclude that the following facts require the
		defendant is charged with an offense described offense that would have been a federal offense a crime of violence as defined in 18 U.S.C. §31 an offense for which the maximum sentence is	
	offen (3) A perio offen (4) Findin	18 U.S.C. §3142(f)(1)(A)-(C), or comparable s ffense described in finding (1) was committed ase. od of not more than five years has elapsed since ase described in finding (1). ags Nos. (1), (2) and (3) establish a rebuttable	dant had been convicted of two or more prior federal offenses described in state or local offenses. I while the defendant was on release pending trial for a federal, state or local ethe (date of conviction) (release of the defendant from imprisonment) for the presumption that no condition or combination of conditions will reasonably amunity. I further find that the defendant has not rebutted this presumption.
\boxtimes	(1) T <u>her</u> e i	is probable cause to believe that the defendant	native Findings (A) t has committed an offense
		under 18 U.S.C. §924(c).	of ten years or more is prescribed in 21 U.S.C. § 841 stablished by finding 1 that no condition or combination of conditions will as required and the safety of the community.
\boxtimes	Alternative Findings (B)		
	(1) There is a serious risk that the defendant will not appear.		
Designation of the company has a	fendant was returned to p pleted his pa a substance a	dible testimony and information submitted a preponderance of the evidence the convicted of Domestic Assault 2nd and Felorison in 2009. In 2010, Defendant was convicted in 2013. Defendant also has several arr	clear and convincing evidence that onious Restraint in 2005. Defendant was unsuccessful while on parole victed of Burglary 2nd and again sentenced to prison. Defendant rests for violent crimes and controlled substances offenses. Defendant arijuana. Defendant is presently charged by indictment with narcotics
facil fend on re mars	ity separate, ant shall be a equest of an a	nt is committed to the custody of the Attorne to the extent practicable, from persons await afforded a reasonable opportunity for private c attorney for the Government, the person in char urpose of an appearance in connection with a	ections Regarding Detention by General or his designated representative for confinement in a corrections ting or serving sentences or being held in custody pending appeal. The desonsultation with defense counsel. On order of a court of the United States or the corrections facility shall deliver the defendant to the United States a court proceeding. /s/John M. Bodenhausen
Date	u. <u></u>		Signature of Judicial Officer
			United States Magistrate Judge
			Name and Title of Judicial Officer

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. 5801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. §951 et seq.); or (c) Section I of Act of Sept. 15, 1980 (21 U.S.C. §955a).

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Continued

These charges include the possibility of a lengthy term of imprisonment, should Defendant be convicted. Defendant poses a danger to the community. Moreover, the information available establishes by a preponderance of evidence that there is a serious risk that Defendant will not appear. There is no condition, or combination of conditions, that will secure Defendant's appearance in Court or the safety of the community.